## **EXHIBIT 8**

## ${\sf Case 4503.07-05945943435cDobumne 48072215-ileile2/01/07/14-ageager 2 of 3}$

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10	HITACHI AMERICA, LTD. HITACHI ELECTRONIC DEVICES (USA), INC.	
11		
12	UNITED STATES DISTRICT COURT	
13	NORTHERN DISTRICT OF CALIFORNIA	
14	SAN FRANCISCO DIVISION	
15		
16	IN RE CATHODE RAY TUBE (CRT) ANTITRUST LITIGATION	Case No. C07-5944 SC
17	ARTHROST ENTIONITOR	MDL NO. 1917
18		Judge: Hon. Samuel Conti
19		Special Master: Hon. Charles A. Legge (Ret.)
20	This Document Relates To:	DECLARATION OF RAYMOND TENG IN SUPPORT OF THE HITACHI
21	ALL ACTIONS	DEFENDANTS' EVIDENTIARY PROFFER
22	ALL ACTIONS	INOTTEN
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28 MORGAN, LEWIS & BOCKIUS LLP ATTORNEYS AT LAW SAN FRANCISCO		MDL 1917 MOND TENG IN SUPPORT OF NTS' EVIDENTIARY PROFFER

1 **DECLARATION OF RAYMOND TENG** 2 I, Raymond Teng, declare: 1. I am Deputy General Manager, Displays Division of Hitachi Asia, Ltd. ("HAS"). I 3 have been employed by HAS since 1989. Prior to my current position, I also served as Senior 4 5 Manager of Materials and Control, in charge of shipping and logistics, for HAS from 1999 to 2003. I make this declaration in support of the Hitachi Defendants' proffer. I have personal 6 knowledge of the facts contained in this declaration, except for those, if any, based on 7 information and belief, and, if called as a witness, would and could competently testify to them. 8 **CPT Tubes** 9 10 2. HAS never manufactured color picture tubes ("CPT tubes"). 3. I am informed and believe, based upon my recollection, HAS had been selling 11 CPT tubes since its incorporation on February 1989 until in or around April 2000. 12 4. At all times relevant here, HAS's sales territory for CPT tubes was Asia. The 13 United States is not, and never was, within HAS's sales territory. 14 15 II. **CDT Tubes** 5. HAS never manufactured color display tubes ("CDT tubes"). 16 6. I am informed and believe, based upon my recollection, HAS had been selling 17 CDT tubes since its incorporation on February 1989 until June, 27 2002. 18 At all times relevant here, HAS's sales territory for CDT tubes was Asia. The 7. 19 20 United States is not, and never was, within HAS's sales territory. 21 I declare under the penalty of perjury under the laws of the United States of America and 22 23 the State of California that the foregoing is true and correct. 24 Executed this 7th day of December, 2010, in Singapore. 25 26 27 28 Morgan, Lewis & RAYMOND TENG MDL 1917 DB2/22084489.1 BOCKIUS LLP TTORNEYS AT LAW DECLARATION OF RAYMOND TENG IN SUPPORT OF THE HITACHI DEFENDANTS' EVIDENTIARY PROFFER

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